Exhibit A

	Page 1
1	
2	IN THE UNITED STATES DISTRICT COURT
	FOR THE DISTRICT OF MONTANA
3	BILLINGS DIVISION
4	TRACY CAEKAERT and CAMILLIA MAPLEY,
5	PLAINTIFFS,
6	-against- Case No.:
	CV-20-52-BLG-SPW
7	
	WATCHTOWER BIBLE AND TRACT SOCIETY OF NEW
8	YORK, INC., and WATCH TOWER BIBLE AND TRACT
	SOCIETY OF PENNSYLVANIA,
9	
	DEFENDANTS.
10	x
	ARIANE ROWLAND and JAMIE SCHULZE,
11	
	PLAINTIFFS,
12	
	-against- Case No:
13	CV-20-59-BLG-SPW
14	WATCHTOWER BIBLE AND TRACT SOCIETY OF NEW
	YORK, INC., and WATCH TOWER BIBLE AND TRACT
15	SOCIETY OF PENNSYLVANIA,
16	DEFENDANTS.
	X
17	
18	DATE: December 5, 2023
19	TIME: 9:21 A.M.
20	
21	
22	VIDEO RECORDED EXAMINATION
23	BEFORE TRIAL of the Non-Party Witness, GARY
24	BREAUX, taken by the Plaintiffs, pursuant
25	to a Subpoena, held at the offices of

	Page 16
1	G. BREAUX
2	Q picking up your Bible.
3	A. Yeah. I have the Bible. I'd
4	like to explain my position as an
5	individual is based on Isaiah 43 and verse
6	10, and that's really this is this is
7	the way I feel. This says, "You are my
8	witnesses, declares Jehovah."
9	MR. STEPANS: I have to object
10	as nonresponsive.
11	Q. But please go forward.
12	A. "Yes, my servant, whom I have
13	chosen so you may know and have faith in
14	me."
15	So I'm one of Jehovah's
16	Witnesses. I'm a witness of Jehovah.
17	That's who I'm devoted to, that's who I
18	worship, that's who I serve.
19	Q. Okay. And are there any
2 0	well, let me let me start.
21	When did you become one of
22	Jehovah's Witnesses? That let's start
23	with that. That'd be great.
2 4	A. Let's see. 1956.
2 5	Q. How old were you?

	Page 18
1	G. BREAUX
2	I I am one of Jehovah's Witnesses. I
3	attend a Christian congregation
4	Q. I see.
5	A which is Fostertown.
6	Q. Do you hold any positions
7	well, let me ask you this. I are you
8	familiar with the Watchtower Bible and
9	Tract Society of New York?
10	A. Yes.
11	Q. What is that?
12	A. A legal entity.
13	Q. Embellish upon that. What does
1 4	that mean?
15	A. I'm not in a position, really,
16	to respond to that.
17	Q. Okay. Do you know what they
18	do? Do you know what that entity does?
19	A. I really don't represent them,
2 0	and I I really haven't prepared myself
21	to answer what they're involved in.
22	Q. I'm asking based on your
2 3	personal knowledge. That's what you're
2 4	here to do today.
2 5	Do you have an understanding of

Page 19 1 G. BREAUX 2 what Watchtower Bible and Tract Society of New York does? 3 As I sit here now, no. Not 4 5 completely. 6 0. And when you say not 7 completely, I'm asking if you have any idea 8 what that organization does. No. I don't remember. 9 Α. 10 How about Watch Tower Bible and 0. 11 Tract Society of Pennsylvania? Is that an 12 entity you're familiar with? 13 Α. It's a legal entity. 14 0. Okay. What -- and do you have 15 any knowledge of what that entity does? 16 I just know they're 17 international. 18 Q. Is that the only thing that you 19 know about them? 20 That's really all I know. Α. 21 Okay. How about the Christian 0. 22 Congregation of Jehovah's Witnesses? Is 23 that a term you're familiar with? 24 Α. It's a legal entity. 25 Okay. And are you familiar Q.

Page 20 1 G. BREAUX 2 with what they do? 3 I'm not in a position to Α. explain the Christian Congregation of 4 5 Jehovah's Witnesses. 6 0. And why is that? 7 Α. I'm not representing them. 8 representing myself. And I'm sorry. I -- I feel 9 Ο. 10 like you might be a little bit confused 11 about the way I'm asking these questions, 12 so let me clarify. 13 Any question I'm asking you is 14 based on your personal knowledge. I'm not 15 asking you to represent anyone else because 16 that's not what you're here to do. Your 17 personal knowledge is what we're here to understand. 18 19 And so when I ask you a 20 question, it is based upon your personal 21 knowledge. I'm not asking for you to 22 represent any other entity. Do you 23 understand that? 24 Α. Would you make that clear every 25 time you ask me a question?

	Page 25
1	G. BREAUX
2	MR. STEPANS: Strike that.
3	MS. KORBEL: to the form.
4	MR. STEPANS: Strike it.
5	Strike it.
6	Q. What does a congregation elder
7	do?
8	A. Well, I can tell you what I do
9	as an elder. I can't talk about all the
10	congregation elders.
11	Q. Once again, just please, based
12	upon your personal knowledge and your
13	experience, tell me.
14	So once again, what did you do
15	as an elder?
16	A. Okay. Thank you.
17	As an elder, I I go from
18	door to door. I I I take active part
19	in preaching the good news. I prepare
20	talks for our congregation meetings. I
21	give spiritual advice to those that are
22	asking, take care of humanitarian needs of
23	those that are in need.
2 4	Q. How long were you a
25	congregation elder?

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1	G. BREAUX
2	A. I believe since 1972.
3	Q. Until the present?
4	A. Yes.
5	Q. What congregation did you first
6	become an elder in?
7	A. Riverview Gardens Congregation,
8	St. Louis, Missouri.
9	Q. How did you come to be an
10	elder?
11	A. Well, as I recall, the other
12	men in the congregation met and made a
13	recommendation, and my name was
1 4	appointed my name was announced as a
15	congregation elder. So I wasn't involved
16	in that process, but that's what I recall.
17	Q. Have you ever been involved in
18	that process for others when appointing
19	elders?
2 0	A. When I was in yes. I have
21	as an elder in a congregation.
22	Q. Tell me about that process
23	A. Okay.
2 4	Q from that end of it.
2 5	A. Okay. I follow the scriptural

Page 47 1 G. BREAUX 2 appoint myself. I -- I -- I do not know. 3 0. Do you remember how you got word that you were a circuit overseer? 4 5 I do not remember. It's been 6 too many years ago. 7 Who did you answer to as a Q. 8 circuit overseer? Who did you report to? 9 Α. Can you explain your question? 10 Report? 11 If I understood correctly, you 0. 12 said you traveled around to various 13 congregations providing information, 14 gathering information. To whom did you 15 share the information that you gathered 16 from the congregations? 17 MS. KORGUL: Objection to the 18 form. 19 Α. I -- I sent reports to service 20 department. 21 What's the service department? 0. 22 Α. It's a group of -- no. I --23 -- I -- I don't know. I'm not here, 24 really, to explain to you what the service 25 department's all about.

	Page 48
1	G. BREAUX
2	Q. Do you have an understanding,
3	based on your personal knowledge, of what
4	the service department does?
5	A. Yes. I
6	Q. Please go ahead, then.
7	A. I do. From my perspective,
8	it's a group of volunteers that oversee the
9	preaching work, that give recommendations
10	to how to handle the preaching in the
11	congregations.
12	Q. Anything else?
13	A. No. I don't remember anything
14	else at this moment.
15	Q. Okay. So what you the
16	answer you just gave, that is the extent of
17	your personal knowledge about what the
18	service department does. Is that right?
19	A. Other than what my own
20	assignment is, yes.
21	Q. Are you currently on the
22	service department, a member of it?
23	A. Yes, I am.
2 4	Q. What's your do you have a
25	title?

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1
                      G. BREAUX
2
    countries.
                And is that a legal entity?
3
         0.
4
         Α.
                No.
5
          0.
                And do you have an
6
    understanding of, based on your person
7
    knowledge, what the U.S. Branch Committee
    does?
8
9
         Α.
               I don't know. Limited
10
    knowledge.
11
          0.
                Please.
12
         Α.
                They -- some individuals will
13
    care for the health of the Bethel family;
14
    that's basically care for the buildings.
15
          Q.
                And what do you mean by care
16
    for the buildings?
17
         Α.
                Well --
18
         Q.
                Physically take care of them?
19
                Yes.
         Α.
20
                The U.S. Branch Committee --
         Q.
21
    people who are on the U.S. Branch Committee
22
    fix the buildings?
23
                Yeah. Well, I -- I don't --
24
    I -- yeah.
                 I don't know. They -- they
25
    don't personally fix the buildings, but
```

Page 53 1 G. BREAUX 2 they have teams that do it. 3 0. So it sounds like they have decision-making authority about spending 4 5 money to fix the buildings? Well, I -- I -- I don't know. 6 7 I don't know. I'm not experienced in that. 8 I'm not going to go into that area. 9 Q. All right. Anything else that 10 you have person knowledge about what the U.S. Branch Committee does? 11 12 Α. No, I don't. 13 Q. And do you know -- do you have 14 an understanding of to whom the U.S. Branch Committee reports? 15 16 No, I don't. 17 Do you know if they report to 18 the Governing Body? 19 No, I don't. I don't know if Α. 20 they report to the Governing Body. 21 Do you have an understanding 22 whether the Governing Body has authority over the Branch Committee? 23 24 Α. No, I do not. 25 Q. Is it your understanding,

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1
                      G. BREAUX
2
    your appointment as a circuit overseer the
3
    first time. That's kind of what got us
    into this, so I'll bring us back there.
4
5
                I think you indicated -- I
6
    believe you indicated that you don't know
7
    how you were appointed as a circuit
8
    overseer. Is that right?
9
         Α.
                That's correct.
10
                Okay. Now, in your role as
         Q.
11
    overseer of the service department, do you
12
    have any understanding of how circuit
13
    overseers are appointed?
14
                MS. KORGUL: You want us to
15
          close the door?
16
                MR. STEPANS:
                               Yeah.
17
                Yeah. I -- I do not know.
         Α.
                                             I'm
    not prepared to explain all of -- that's
18
19
    not...
20
         0.
                And I -- once again here, this
21
    is based on your personal knowledge.
22
    please, if you can, just answer based upon
23
    that.
24
         Α.
                No.
                     I -- I -- I don't know.
25
         Q.
                Is the service department
```

	Page 62
1	G. BREAUX
2	involved in appointing circuit overseers in
3	any way?
4	A. I'm not here representing
5	service department, so I I don't know.
6	Q. And once again, I'm not asking
7	you questions as a representative of that.
8	A. Okay.
9	Q. I'm asking about your personal
10	knowledge. So do you have any personal
11	knowledge of the role of the service
12	department, if any, in appointing circuit
13	overseers?
14	A. I don't know.
15	Q. Do you remember when you were
16	first appointed as a circuit overseer,
17	approximately?
18	A. 1986, as I recall.
19	Q. All right. And for how long
20	were you in that role at that time,
21	approximately?
22	A. Wait. I I didn't answer
23	correctly. Can you ask the question again?
2 4	MS. KORGUL: You could correct
25	it if

	Page 64
1	G. BREAUX
2	A. Thank you.
3	Q. Of course.
4	A. Yeah. I was first appointed in
5	1975. I apologize for that.
6	Q. Not at all.
7	And do you know how long you
8	were in that role at that time?
9	A. Yeah. That's what I was
10	counting. Till 1981, as I recall.
11	Q. And then appointed again in
12	1986?
13	A. That's correct.
L 4	Q. So that would be the second
15	time that
16	A. That's correct.
17	Q you were appointed.
18	And do you recall how long you
19	were in the role of circuit overseer the
2 0	second time starting in 1986,
21	approximately?
22	A. Yeah. Till February 1994.
2 3	Q. Where were you living let's
2 4	go let's go to the 1975 to '81 circuit
2 5	overseer time.

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1	G. BREAUX
2	Q. And have you been there ever
3	since?
4	A. Yes.
5	Q. All right. What was your role
6	when you first went to Bethel? Did you
7	have a title?
8	A. Was an elder in the
9	congregation; and in the Bethel
10	environment, I worked as I was assigned
11	as a service desk desk man in service
12	department.
13	Q. And how long were you a desk
14	man in the service department?
15	A. I don't know.
16	Q. Can you approximate? Ten
17	years?
18	A. 2004, probably less.
19	Q. And talk to me a little bit
20	about that role. What did you do?
21	What's what's a desk man?
22	A. Yeah. I'm not going to go
23	into that's let let a
2 4	representative of service department
25	explain what a desk man does.

	Page 78
1	G. BREAUX
2	A. Yeah. That's correct.
3	Q. Or actually, I should say when,
4	in 1994, the service desk was within the
5	service department. Is that right?
6	A. Yes.
7	Q. And do you know if that changed
8	at any point in time?
9	A. Not to my knowledge.
10	Q. What sorts of things would
11	people call about?
12	MS. KORGUL: Well, I will
13	object to identifying specific people
1 4	with specific issues based on
15	confidentiality and privilege. In
16	general, you can answer.
17	A. Bible questions.
18	Q. Anything else?
19	A. I don't remember beyond that.
2 0	Q. And do you have a personal
21	understanding of what the how the role
22	of desk man is defined?
23	A. I'm not in a position to
2 4	explain purpose of a desk man.
2 5	Q. You don't

	Page 79
1	G. BREAUX
2	A. Service desk.
3	Q. I'm sorry. You don't have any
4	knowledge about what what a desk man
5	does?
6	A. You know, I I let someone
7	else explain to you the workings of a
8	service desk.
9	Q. Certainly, I'm asking just
10	about your personal knowledge, so maybe
11	did you have an understanding of what you
12	were supposed to do as a desk man?
13	A. Yes. As I said, I answered
14	phones, I answered questions. Individuals
15	had questions, Bible questions, how to
16	handle their lives, how to handle
17	situations, and that's that was the
18	role.
19	Q. And how what I'm asking is
20	how did you come to understand what
21	comprised that role? That is my question.
22	A. Well
23	Q. You personally.
2 4	A. I was brought into Bethel, put
25	at a desk and started answering phone

Page 88 1 G. BREAUX roles? 2 I want to get back to a little bit 3 more discussion of your role at the service desk. 5 But since you've been in 6 Bethel, in addition to being on the U.S. 7 Branch Committee as a voting member, are 8 there any other positions that you have held there at Bethel? 9 10 I'm sorry. I should clarify. 11 You also indicated you were overseer of the 12 service department. Is that right? 13 Α. Correct. 14 Okay. So we have U.S. Branch 15 Committee and the overseer of the service 16 department. I don't want to retread that. 17 Anything other than those? 18 Α. A helper. 19 Q. What's a helper? 20 Helper to the Governing Body. Α. 21 And what does that mean? 0. 22 do you do in that role? 23 I'll speak about just myself. 24 That's what our understanding is. I 25 can't --

Page 89 1 G. BREAUX 2 Q. Yes. 3 -- talk about anybody else's Α. role. But I -- I take you back to the 4 5 Bible, if you give me opportunity to -here's my understanding of the basis. 6 7 And if I could, I would -- I Q. 8 would very much prefer to understand your 9 answer, and if you'd like to give me the 10 basis, that's fine. But before we get into 11 the basis of your answer, if you could just 12 answer the question. 13 Α. The -- yes. The -- the name 14 explains itself, help the Governing Body. 15 Q. With what? 16 With -- for me, it's 17 disasters -- disaster relief, humanitarian 18 needs and preaching campaigns in other --19 other countries. 20 Q. Do you help -- do you help by 21 actually going and doing those yourself, 22 going and preaching, or is it some other function that you're serving as a helper to 23 24 assist the Governing Body with those tasks? 25 Α. Sometimes it's physically

	Page 96
1	G. BREAUX
2	Q. And so if we clarify, is that
3	the Watchtower Bible and Tract Society of
4	New York?
5	A. Yes.
6	Q. How long have you been a voting
7	member?
8	A. I do not know.
9	Q. Approximately
10	A. I don't remember.
11	Q more than 10 years?
12	A. '23, '13. I do not remember
13	really.
14	Q. What sorts of are you a
15	voting member of CCJW?
16	A. Yes.
17	Q. How about Watch Tower Bible and
18	Tract Society of Pennsylvania? Have you
19	held any role with them?
20	A. A voting member.
21	Q. And are you currently a voting
22	member of
23	A. Yes, I am.
2 4	Q. Okay. And I appreciate you
25	drawing the distinction. So on the legal

Page 97 1 G. BREAUX 2 side, other than being a voting member of 3 CCJW, a voting member of Watchtower Bible and Tract Society of New York and a voting 4 5 member of Watch Tower Bible and Tract 6 Society of Pennsylvania, do you hold any 7 other roles? 8 Α. Vice president in CCJW. 9 Q. How long have you been in that 10 role, approximately? 11 Α. I don't know. More than five 12 years. 13 Q. Any other roles? 14 Α. No. 15 Q. I wanted to go back, just very 16 briefly, to the service desk appointment 17 that you were describing. Are you with me? 18 Earlier, you're -- you were 19 appointed in '94 to be a desk man in the 20 service department. Is that right? 21 Α. Yes. 22 Q. Were you responsible for any 23 specific geographic regions? Like, would 24 you field calls from particular areas? 25 Α. Yes.

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1	G. BREAUX
2	A. No, I cannot.
3	Q. Do you have an understanding of
4	the relationship between CCJW and the
5	service department?
6	A. One is a legal entity, and the
7	other cares for the the spiritual needs.
8	Q. And which is which?
9	A. The legal corporation is a
10	legal corporation.
11	Q. Which is what? That's what I'm
12	asking. The service department?
13	A. No. Service department is not
14	a legal entity.
15	Q. So CCJW is the legal entity.
16	Is that right?
17	A. That is correct.
18	Q. And what is your understanding
19	as the overseer of the service department
2 0	and the vice president of CCJW of what the
21	relationship is, if any, between the
22	service department and CCJW?
2 3	A. Yeah. I'm not in a position,
2 4	really, to answer that.
2 5	Q. I'm asking based on your

Page 108 1 G. BREAUX 2 wanted to clarify with you. I -- you were 3 talking about your role with Watchtower Bible and Tract Society of New York before 4 5 the noon break. 6 Α. Yeah. 7 And could you identify all of Q. 8 the roles that you hold within Watchtower Bible and Tract Society of New York? 9 10 MS. KORGUL: You mean currently 11 or... 12 MR. STEPANS: Correct. 13 Α. Currently, a voting member. 14 Okay. At any point in time, 0. 15 have you held other positions within 16 Watchtower Bible and Tract Society of New 17 York? 18 Α. Yes. 19 And what were those roles? Q. 20 Α. Assistant secretary treasury, 21 as I recall. 22 Q. All right. And assistant 23 secretary and assistant treasurer or is 24 that --25 Α. No.

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1	G. BREAUX
2	Service or excuse me. WTNY?
3	A. Yes.
4	Q. And the Branch Committee? U.S.
5	Branch Committee?
6	A. It's not a legal entity.
7	Q. And so what are you what are
8	a voting member of then? Do they make
9	decisions? Does the U.S. Branch Committee
10	make decisions?
11	A. Yes. You were talking about
12	legal
13	MR. TAYLOR: Excuse me.
14	A so I separated those two.
15	Q. Legal?
16	A. Yeah. The legal entities, yes.
17	I was board member in the legal entities,
18	and I voted.
19	Q. And it sounds like you were
20	also a board member of WTP or excuse
21	me of the U.S. Branch Committee. Is
22	that right?
23	A. Yes. I I'm a member of the
2 4	Branch Committee.
25	Q. And are you a voting member?

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1	G. BREAUX
2	it as a legal entity? Do you understand it
3	as that?
4	A. No.
5	Q. What's your understanding of
6	what what it is?
7	A. Group of anointed elders that
8	work as as a team as the
9	Governing Body.
10	Q. And so the meetings with them,
11	are they strictly about about with
12	the service committee, are those meetings
13	strictly about practical and logistical
14	considerations that you've identified or do
15	you discuss religious matters with them in
16	those meetings as well?
17	MR. TAYLOR: Just objection to
18	the form.
19	A. We discuss the Bible, if that's
20	what you're asking.
21	Q. Do you discuss policies and
22	procedures?
23	MS. KORGUL: Objection to the
2 4	form.
25	A. We discuss what would be

Page 130 1 G. BREAUX 2 helpful to the field; what kind of problems 3 are -- are they dealing with; what are the stresses in life; how can we help; where 4 5 can we send missionaries to assist; how can we send other individuals that are 6 7 available to go and support local 8 congregations. 9 Q. Do you discuss policies? 10 MS. KORGUL: Objection to the 11 form. 12 Α. In my knowledge, in my 13 understanding, there are no policies. 14 0. Do you discuss procedures? 15 MS. KORGUL: Objection to the 16 form. 17 Α. We discuss counsel, suggestions that could be made. We discuss advice that 18 19 would be helpful. 20 How is that agenda set --Q. 21 Α. I don't know. 22 Q. -- week to week? 23 I don't know. Α. 24 Q. Do you set it? 25 I do not. Α.

	Page 141
1	G. BREAUX
2	man.
3	Q. How about before that?
4	A. No. I have no information.
5	Q. Have you ever had any
6	information about the handling of child sex
7	abuse claims?
8	A. Ever?
9	Q. Yes.
10	A. Currently, I have some
11	information.
12	Q. And what is that?
13	A. I think someone else should
14	explain to you service department
15	procedures. I'm not here representing
16	service department. I'm here representing
17	myself.
18	Q. And do you have any knowledge,
19	personally, about the handling of child sex
20	abuse reports in the 1970s?
21	A. No, I do not.
22	Q. Did you at any point in time?
23	A. I do not remember.
2 4	Q. Do you remember giving a
25	deposition where you had been identified as

Page 145 1 G. BREAUX 2 know that you didn't have any 3 responsibility? 4 Α. When I was trained. 5 0. Was it specifically exempted 6 from your training? 7 Α. No. 8 Were there other things that 0. 9 you had no responsibility for as a circuit 10 overseer? 11 It was explained to me by the 12 trainer that circuit overseers don't get 13 involved in judicial matters. So we take 14 the lead in preaching. If there are 15 questions, they can give guidance on the 16 scriptures. 17 And you mentioned a judicial 0. 18 committee. What is that? 19 Α. I'm not here to explain how a 20 congregation functions. Someone else would 21 be better qualified for that. 22 Q. Based on your personal 23 knowledge, please go ahead and answer, if 24 you can. 25 Α. The congregation that I attend,

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1	G. BREAUX
2	MR. TAYLOR: Objection to the
3	form.
4	Q. Go ahead.
5	A. No. I'm not going to answer
6	for the organization.
7	Q. I'm asking if you have an
8	understanding.
9	A. I don't know. Depending on the
10	circumstances.
11	Q. Let me go back, actually, to
12	the question that I just asked. You
13	indicated that you would refer the elders
14	to legal if they were asking a question
15	about mandatory reporting.
16	How did you know to refer them
17	to legal? That that was my question.
18	A. Romans 13:1 says to be obedient
19	to the authorities. So who knows what the
2 0	local authorities are requiring? The
21	attorneys know, so they could do the
22	research and and provide the information
23	to the elders.
2 4	Q. In your role as a desk man at
2 5	the service desk, did you understand that

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1	G. BREAUX
2	right now?
3	A. No.
4	Q. And the reason I'm asking this
5	is 'cause I was looking at some of your
6	prior deposition testimony, and I well,
7	anyway, I'll come back to that.
8	Have you ever been to Montana,
9	the State of Montana?
10	A. Yes.
11	Q. And what were you doing there?
12	A. Vacations.
13	Q. Have you ever been to Montana
L 4	for work?
15	A. A convention.
16	Q. Where was that?
17	A. I don't remember. Capital of
18	Montana, one of the big cities. I don't
19	remember what it was.
2 0	Q. And did you ever travel to
21	Montana as a circuit overseer?
22	A. Not in not in a circuit.
2 3	They didn't have a circuit in Montana.
2 4	Q. Okay. But did you travel there
2 5	when you were a circuit overseer?

Page 162 1 G. BREAUX 2 Α. I did. 3 0. And was that part of your territory? 4 5 At that time, there was --6 there was -- I don't remember. On the 7 eastern -- the eastern part of Montana was 8 part of the North Dakota circuit. 9 Q. And so that was part of your 10 responsibility as well, eastern Montana? 11 Yeah. It was, I think, two Α. 12 small congregations around the border. 13 Q. Okay. So we can add Montana to the -- to the list of states that you were 14 15 a circuit overseer for? 16 I wasn't a circuit overseer for 17 a circuit in Montana. I was a circuit 18 overseer for North Dakota, so I never 19 served Montana as a circuit overseer. 20 But you traveled to Montana to 0. 21 visit congregations as a circuit overseer. 22 If I understand correctly, these are 23 congregations geographically located within 24 the State of Montana as it is recognized by 25 the United States.

Page 163 1 G. BREAUX 2 But you're making a distinction 3 between that and the circuit that you were responsible for, which you're describing as 4 5 North Dakota and apparently some portion of 6 Montana was part of the North Dakota 7 circuit. Is that right? 8 Α. Yes. 9 And were you responsible for Q. 10 that circuit both times that you were a 11 circuit overseer? 12 Α. No. No. 13 Ο. Was it -- which of the blocks 14 that you've identified? The earlier or the 15 later? 16 Α. Earlier. 17 And so if I understand your Q. 18 testimony correctly, that was starting in 19 1970 --20 MS. KORGUL: 5. 21 -- 5 --Q. 22 Α. Yes. 23 -- through '81. Is that right? Q. 24 Not in North Dakota. I started Α. 25 in '75 in North Dakota.